

Whereupon the said Samuel by Jeremiah Chase his attorney of
skill and singular the previous Requisites by Act of Assembly on parts the said
Samuel being performed and Judgment for the Writ of the Lord Proprietary of
Attachment to Issue Returnable here for against the goods Chattels and
Credits against the said John in the Jurisdiction of the Court here being for as
well the Damages as for said in the Declaration &c. mentioned as for what Costs
have accrued and that further may accrue in Prosecution of the Premises

Therefore it is Considered by
the Court here that the said Samuel have the Writ of the Lord Proprietary of
Attachment Returnable here for against the goods Chattels and Credits of
the said John within the Jurisdiction of the Court here being for as well the sum of
Seven Hundred and twenty five pounds of Tobacco as all Books which have
accrued in and about the Premises and that may here after accrue in
Prosecution of the said Writ of Attachment by the Court here as judged
according to the form force and Effect of the Act of Assembly aforesaid

Widen Ormald vs Judgment by Cognovit
vs William Douglas Sactorum

Charles County vs William Douglas late of Charles County Planter was
Attained Answer unto Widen Ormald of plea of Cognovit upon the base
And Whereupon the said Widen by Jeremiah Chase his attorney for plaintiff
thathere as the said William after the first day of may in the year of our Lord one
Thousand seven hundred and forty six to wit the twenty fourth day of November
In the year of our Lord one Thousand seven hundred and forty six, at Charles
County aforesaid did make his certain Note in Writing Called a promissory
Note with his proper Name and hand thereto subscribed bearing date the same
Day and year last mentioned on the said Note unto the said Widen at the County aforesaid
did Deliver by which said Note the said William did Promise to pay Widen Ormald or
to any the sum of six pounds Sterling and more for Value Received by Widen Ormald
Altho by the force of the Statute the said William became liable and chargeable to pay
unto the said Widen the said sum of six pounds Sterling and more unto the Term of the
note aforesaid and so being chargeable the said William afterwards to wit the day of
year last mentioned at the County aforesaid upon him self assumed and to the said
Widen then and there faithfully promised that the said William the said sum of six
pounds Sterling to the said Widen when thereunto afterwards he should be required
well and truly would Content and pay Nevertheless the said William Douglas
his Promise and assumption aforesaid in the next Regarding but in nothing
and paid a cent of the said Widen in this particular and substituted
to give and assign the said sum of six pounds Sterling or any part thereof to the
Widen hath not paid altho the note do the said William by the said Widen hath
been Required to witen the first day of January in the year of our Lord one thousand
seven hundred and forty six and after since at Charles County aforesaid to